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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/841,167	04/25/2001	Michael G. Foulger	2018.0030001	4114
26111 7590 04/26/2007 STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C. 1100 NEW YORK AVENUE, N.W.			EXAMINER	
			VAN DOREN, BETH	
WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER
			3623	
				4
SHORTENED STATUTORY	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS		04/26/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

**e:	Application No.	Applicant(s)				
	09/841,167	FOULGER ET AL.				
Office Action Summary	Examiner	Art Unit				
	Beth Van Doren	3623				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet w	rith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNI 36(a). In no event, however, may a will apply and will expire SIX (6) MO a, cause the application to become A	ICATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 26 M	Responsive to communication(s) filed on <u>26 March 2007</u> .					
2a) This action is FINAL . 2b) ⊠ This	This action is FINAL . 2b)⊠ This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.I	D. 11, 453 O.G. 213.				
Disposition of Claims						
4) ☐ Claim(s) 3-6,9,10,15-18,21-23,26-29 and 32-4 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 3-6,9,10,15-18,21-23,26-29 and 32-4 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o	wn from consideration. 6 is/are rejected.	plication.				
Application Papers						
9)☐ The specification is objected to by the Examine	er.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the		· ·				
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex		• • •				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in a rity documents have beer u (PCT Rule 17.2(a)).	Application No n received in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892)		Summary (PTO-413)				
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No	(s)/Mail Date Informal Patent Application				

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 3/26/07 has been entered.
- 2. Claims 3-6, 9-10, 15-18, 21-23, 26-29, and 32-33 have been amended. Claims 1-2, 7-8, 11-14, 19-20, 24-25, and 30-31 have been canceled. Claims 34-46 have been added. Claims 3-6, 9-10, 15-18, 21-23, 26-29, and 32-46 are pending.

Response to Arguments

3. Applicant's arguments with regards to Carpenter et al. (U.S. 2003/0229638) have been fully considered, but they are not persuasive. In the remarks, applicant argues that Carpenter et al. does not teach or suggest (1) calculating a ratio of resumes associated with the matched employment market category to job listings associated with the matched employment market category and (2) incrementing a first counter associated with the matched employment market category when the employment resource is a resume and incrementing a second counter associated with the matched employment resource is a job listing.

In response to this argument (1), Examiner respectfully disagrees. Carpenter et al. specifically discloses processing and indexing documents. Documents are classified as jobpostings, resumes, or irrelevant. The classification further includes location information (city,

state, and zip code). Through this process, the document becomes searchable, such as by city, state, etc. See paragraphs 0042-3. See also paragraphs 0044-5 and 0049-50 for context.

After the information above is stored in the system, the resumes and job listings are matched. Carpenter states that a search is performed on the resumes and a set of resumes with a relevant percentage rate are returned as good matches. Therefore a proportion of the entire pool of resumes is returned as results to the search. See paragraph 0054.

In response to argument (2), Examiner respectfully disagrees. A spider engine in the system collects data, which is indexed and stored. As information is retrieved and stored, operating parameters of the system are dynamically updated. Limits are checked against amounts of new data in order to determine whether to postpone the spider engine or increase it's capability. Therefore, a spider retrieves resume and job posting content. In the broadest reasonable interpretation, a "counter" is anything used to keep a count of something. In the system of Carpenter, the amount of data stored is tracked and when the amount is higher then a limit, the spider's activity is changed. The system also maintains count of the age of documents. Therefore, Carpenter teaches counters associated with the data of the system. See paragraphs 0046-8.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

⁽e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

5. Claims 3-6, 9-10, 15-18, 21-23, 26-29, and 32-46 are rejected under 35 U.S.C. 102(e) as being anticipated by Carpenter et al. (U.S. 2003/0229638).

As per claim 3, Carpenter et al. teaches a method of generating employment market statistics from a network, comprising the steps of:

- (a) accessing an employment resource via the network, the employment resource comprising data (See paragraphs 0013, 0019, 0036 which discloses accessing via the Internet employment resource data);
- (b) matching the data to one of a plurality of employment market categories (See paragraphs 0019-20, 0036, 0042-3, wherein the data is matched to a market category); and
- (c) updating at least one statistical indicator associated with the matched employment market category (See paragraphs 0046-7, 0054-6, wherein indexed data is collected, organized, and interpreted);

wherein step (c) comprises the step of calculating a ratio of resumes associated with the matched employment market category to job listings associated with the matched employment market category (See paragraphs 0054-6, wherein a relation of a resume to multiple job listing or a job listing to multiple resumes occurs).

As per claim 4, Carpenter et al. teaches a method of generating employment market statistics from a network, comprising the steps of:

(a) accessing an employment resource via the network, the employment resource comprising data (See paragraphs 0013, 0019, 0036 which discloses accessing via the Internet employment resource data);

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(b) matching the data to one of a plurality of employment market categories (See paragraphs 0019-20, 0036, 0042-3, wherein the data is matched to a market category); and

(c) updating at least one statistical indicator associated with the matched employment market category (See paragraphs 0046-7, 0054-6, wherein indexed data is collected, organized, and interpreted);

wherein step (c) comprises the steps of:

incrementing a first counter associated with the matched employment market category when the employment resource is a resume (See paragraphs 0036 and 0046-9, wherein a counter is updated associated with the matched resume, the counter counting the time);

incrementing a second counter associated with the matched employment market category when the employment resource is a job listing (See paragraphs 0036 and 0046-9, wherein a counter is updated associated with the matched job posting, the counter counting the time).

As per claim 5, Carpenter et al. discloses wherein each of the plurality of market categories corresponds to a particular labor type and region (See figure 10 and paragraphs 0042-3, 0050, which discloses title, description, and location).

As per claim 6, Carpenter et al. discloses wherein step (b) comprises the steps of: matching the employment resource to a raw category (See figure 2, and paragraph 0037, 0042, which discusses the received information being categorized as unprocessed);

matching the employment resource to an interim category (See figure 2 and paragraph 0042, wherein the data is processed and temporarily stored in a short term state category);

matching the employment resource to an employment market category (matching to final category (See paragraph 0042-3, wherein the resource is matched).

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As per claim 9, Carpenter et al. discloses wherein step (a) comprises the steps of: sending a client request across the network to a server (See figure 1 and paragraphs 0013, 0019, 0036-7, wherein the request is sent via a network and server); and

receiving the employment resource via the network (See figure 1 and paragraphs 0013, 0019, 0036, wherein the resource is received).

As per claim 10, Carpenter et al. discloses a method further comprising the steps of: repeating steps (a) through (c) for each of a plurality of employment resources (See paragraphs 0036-7, 0039, 0045, 0054-6, wherein the process repeats to maintain fresh data); and for each of the plurality of market categories, plotting the associated statistical indicator (See paragraphs 0022, 0054-0056, wherein the updating indicator is designed and mapped).

Claims 15-18 and 21-22 recite equivalent limitations to claims 3-6 and 9-10, respectively, and are therefore rejected using the same art and rationale applied above.

As per claim 23, Carpenter et al. teaches the limitations of claim 23 as discussed above with regards to claim 3. Carpenter et al. further teaches a spider engine that accesses an employment resource and a statistical analysis engine (See paragraphs 0035-6, 0039, 0047 which discusses a spider engine accessing the data over the network. See paragraphs 0047-8, 0054-6, which discusses an analysis engine).

Claims 26-29 and 32-33 recite equivalent limitations to claims 3-6 and 9-10, respectively, and are therefore rejected using the same art and rationale applied above.

Claims 34-35, 36-37, 38-39, and 40-41 recite equivalent limitations to claims 5-6, 9-10, 5-6, and 9-10, respectively, and are therefore rejected using the same art and rationale applied above.

Claim 42 recites equivalent limitations to claims 23 and 4 and is therefore rejected using the same art and rationale applied above.

Claims 43-44 and 45-46 recite equivalent limitations to claims 5-6 and 9-10, respectively. and are therefore rejected using the same art and rationale applied above.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Beth Van Doren whose telephone number is 571-272-6737. The examiner can normally be reached on M-F, 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tariq Hafiz can be reached on 571-272-6729. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

April 20, 2007

Beth Van Doren AU 3623 Primary Examines